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NEW DELHI, SATURDAY, JULY 25, 1964/SRAVANA 3, 1886

Separate paging is given to this Part in order that it may be filed as a separate compilation

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 13th July.

(98me

No. No and Date Issued by

Subject

175 S.O. 2458, dated 11th July 1964.

Ministry of Commerce

Amendments to the Exports (Control) Order, 1962.

S.O. 2159, dated 13th July,

and Broadcasting

Ministry of Information Approval of films specified there-

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten cave of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 9th July 1964

S.O. 2515.—In pursuance of sub-rule (5) of rule 89 of the Conduct of Elections Rules, 1961, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been contesting candidates for election to the House of the People from the constituency specified in the corresponding entries in column 2 thereof, at the Bye-election held in 1964, has, in accordance with the decision given today by the Election Commission under sub-rule (4) of said rule, failed to lodge the accounts of election expenses within the time required by law and will accordingly become subject to the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, on the expiration of two months from the date of the said decision.

Sc	HEDULE		
Name of contesting candidate	Sl. No. and name of constituency		
1	2		
Shri Purshottamlal, Mahasamund, Post Mahasamund.	15—Mahasamund.		

[No, MP-HP/15/64-Bye (1)]

New Delhi, the 14th July 1964

8.0. 2516.—Whereas the election of Shri Surendra Nath Dwivedi as a member of the House of the People from the Kendrapara Parliamentary Constituency of Orissa State, has been called in question by an election petition presented by Shri Surendra Mohanty;

And whereas, by its notification No. 82/1/62, dated the 11th April, 1963, the Election Commission appointed Shri D. N. Roy, retired judge of the High Court at Allahabad, as Member of the Election Tribunal constituted for the trial of the said petition;

And whereas, the said Shri D. N. Roy has resigned the membership of the said Tribunal and a vacancy has accordingly occurred in the office of the Member of the Tribunal;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 86 and section 88 of the Representation of the People Act, 1951, the Election Commission hereby appoints Shri Sisir Kumar Sen, a retired judge of the Calcutta High Court, to fill the said vacancy, and Cuttack as the place where the trial of the petition shall be held.

[No. 82/1/62.]

S.O. 2517.—Whereas the election of Shri Surendra Nath Dwivedi as a member of the House of the People from the Kendrapara Parliamentary Constituency of Orissa State has been called in question by an election potition presented by Shri Banbehari Mohanty;

And whereas, by its notification No. 82/54/62, dated the 11th April, 1963, the Flection Connection appointed Shri D. N. Roy, retired judge of the High Court at Allahabad, as Member of the Election Tribunal constituted for the trial of the said petition;

And whetces, the said Shii D. N. Roy has resigned the membership of the still Tribuns; and a vacancy has accordingly occurred in the office of the Member of the Tribunal;

Now, therefore, in exercise of the powers conferred by sub-section (4) of success 88 of the Representation of the People Act, 1951, the Figure Commission hereby appoints Shri Sisir Kumar Sen, a retired judge of the Calcutta High Court to fill the said vacancy, and Cuttack as the place where the trial of the potition shall be held.

[No. 80/54/62.]

By order,

PRAKASH NARAIN, Secy.

MINISTRY OF LAW (Department of Legal Affairs)

New Delhi, the 15th July 1964

- S.O. *518.—in exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby authorises the Chairman of the Inter-State Transport Commission, New Delhi to execute on his behalf the undermentioned agreements to be made in exercise of the executive power of the Union, namely:—
 - (i) agreement between India General Navigation and Railway Company Limited (40, St. Mary Axe, London E.C. 3) and the President of

India for the purchase by the Government of India of non-cumulative preference shares of the said Company; and

11) agreement between Rivers Steam Navigation Company (Holdings)
Limited (40, St. Mary Axe, London E.C. 3) and the companies and
other persons whose names are set out in the first column of the
Second Schedule to the said agreement and the President of India
for the purchase by the Government of India of the shares of the
said Company.

[No, F. 17(8)/63-J.]

H. C. DAGA, Jt. Secy.

(Department of Legal Affairs)

ERRATA

New Delhi, the 17th July 1964

- S.O. 2519.—In this Ministry Notifications S.O. 1213, dated the 2nd April, 1964, and S.O. 1215, dated the 2nd April, 1964, both published in the Gazette of India Extraordinary. Part II—Section 3—sub-section (ii):
 - at page 308, at S. No. 1 under (S.O. 1213) declaration No. (4)—for "Desai, Khandubhai Kasanji Majur Mahajan" read "Desai, Khandubhai Kasanji.".
 - at page 316 at S. No. 17 under (S.O. 1215) "Gujmat" for "Shri Khandubhai Kasanji Majur Mahajan Desai" read "Shri Khandubhai Kasanji Desai".

[No. F. 5(3)/64-Elec].

A. S LOKANATHAN, Under Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 9th July 1964

- S.O. 2320.—In exercise of the powers conferred by the proviso to article 609 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to General Central Service Class IV posts under the Hindi Teaching Scheme of the Ministry of Home Affairs, namely:—
- 1. Short title.—These rules may be called the Ministry of Home Affairs, Hindi Teaching Scheme. Class IV posts, Recruitment Rules, 1964.
- 2. Application.—These rules shall apply to the posts specified in column 1 (1 the Schedule annexed hereto.
- 3. Number, classification and scale of pay.—The number of posts, their classification and the scale of pay attached to them shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters relating thereto shall be as specified in columns 5 to 8 of the Schedule aforesaid:

Provided that the upper age limit prescribed for direct recruitment may be relaxed by the appointing authority in the case of candidates belonging to Scheduled Castes/Tribes and other special categories in accordance with the orders issued by the Government of India from time to time.

5. **Disqualification.**—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and (b) no woman, whose marriage is void

by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife linving at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.

Sec	HED	шж

Name of Post)	No of Posts	Classification	Scale of Pav	Age limit	Educational & other qualifications required for direct recruits	s Period of probation if any	Method of recruitment
I		2	3	4	5	6	7	8
				Rs.				
Chowkidar ,		5	Class IV	70—I—80—	Below	 Knowledge of Hindi 	6 months	Direct recruitment,
			non-gazetted	EB185	25 years	2. Should know cycling.		(CC) Ultificing
						 Should have some experience as chowkdar. 		
Peon		93	Class IV-	70—1—80—	Below	1. Middle School standard pass.	6 months	Direct recruitment.
			non-gazetted	EB—1-—85	25 years	2. Knowledge of Hindi.		recruighent.
						3. Should know cycling.		

[No 6/10/64-H] P N. KAUL, Dy Secy

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 8th June 1964

- S.O. 2521.—In exercise of the powers conferred by the provision to article 309 and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following further amendments in the Civil Service Regulations, namely:—
- I. These Regulations may be called the Civil Service (Second Amendment) Regulations, 1964.
- 2. In the Civil Service Regulations, for Appendix No. 15, the following shall be substituted, namely:— $\,$

"Appendix No. 15

List of countries/places where payment of pensions in sterling could be made

Ne	me of country/place	Designation of paying officer
1.	Aden	The Chief Accountant, Treasury Aden, Aden,
2.	Australia	The High Commissioner for India in Australia, Canberra.
3.	Iraq	'The First Secretary, Embassy of India, Baghdad.
4.	East Africa	The High Commission for India in Kenya. Nairobi,
5.	Burma	A.G. Burma, Rangoon.
6.	Ceylon	The Secretary to the General Treasury, Colombo, Ceylon.
7.	Tanganyika	The High Commission for India in Tangan- yika, Dar-Es-Saleem.
8.	Federation of Malaya	Accountant General, The Treasury, Kuala Lumpur, Federation of Malaya.
9.	Italy	The First Secretary, Indian Embassy, Rome.
10.	New Zealand	The High Commissioner of India in New Zealand, Wellington.
11.	Saudi Arabia	The First Secretary, Embassy of India, Jeddah.
12.	Singapore	The Accountant General, Singapore.
13.	Somali Republic	The Regional Accountant, The Treasury, Hargeisa.
14.	United Kingdom	The Chief Accounting Officer. The High Commission of India, London."

[No. F. $4(14)-EV(B)/64.\overline{1}$

C. K. SUBRAMANIAN, Under Secy.

(Department of Economic Affairs)

New Delhi, the 14th July 1964

S.O. 2722.—Statement of the Affairs of the Reserve Bank of India, as on the 3rd July, 1964

BANKING DEPARTMENT

Ĺ	LABIL	ITIES				Rs.	Assets	Rs.
Capital paid up	•	•		•	•	5,00,00,000	Notes	17,94,97,00 4,26,00
Reserve Pund		•	•		•	80,00,00,000	Small Com National Agricultural Credit	3,14,00
Mational Agricultu	ral Cr	edit					(Long Term Operations) Fund	
(Long Term Op			n.d			∞,∞,∞,∞,∂3	(a) Loans and Advances to :-	
,							(i) State Governments	28,30,29,0
National Agricultura)	Cred	ıt					(n) State Co-operative Banks	12,98,83,0
(Stabilisation) Fur					•	9,00,00,000	(iii) Central Land Mortgage Banks	• •
National Industrial							(b) Investment in Central Land Mortgage Bank Debentures	4,08,83.0
(Long Term Oper	ation:	s) Fun	1			£0,00,00,000	National Agricultural Credit (Stabilisation) Fund	
Deposits :							Loans and Advances to State Co-operative Banks	• •
(a) Government							National Ind stru I Credit (Long Term Operations) Fund:—	
(2) Governmen							(a) Loans and Advances to the Development Bank (b) Investment in bonds/debentures issued by the	• •
(f) Central G	ንውሮ የ n	men1			_	5 3,55,18, 0 ∞	Develorment Bank	
(ii) State Gov			•	•	•	12,79,73,000	Bills purchased and Discounted:—	• •
• •			•	•	•	2-7/97/J1000	(a) Internal	, .
(b) Banks							(b) External	
							(c) Government Treasury Bills	38,88,06,0
(i) Schedul				,		92,06,63,000	Balances Held Abroad*	7,06,16,0
(#) State C			ៀម ។			7,07, 43,00 0	Leans and Advances to Govern ents**	36 ,2 9,3 6 ,5
(iii) Other	Ban'r	3				4,43,000	Loans and Advances to:	
() () ()						0- 0	(i) Scheduled Bankst	30,50,9
(c) Others	•	•	•	•	•	189,35,38,000	(11) State Co-operative Banks††	150,37,89,0
Bills Payable						45.96,64,000	Investments	1,93,20,0
Other Liabilities	•	•	•	:	•	19,23,67,000	Other Assets	275,35,994 38,47,61,0
	-	-	•	•				20,47,0130
		Rupee	S .			612,09,09,000	Rupees	612,09,09,0

^{*}Includes (ash and Short-term Securities.

^{**}Excluding Loan; and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State

fincludes Rs. Nil advanced to scheduled hanks against usance titls und r section 17(4) (c) of the Reserve Bank of India Act
†Excluding Loans and Advances from the National Agricultural Credit (Stabili sation) Fund.

Dated the 8th day of July, 1964.

An Account parament to the Reserve Bank of India Act, 1934, for the week ended the 3rd day of July, 1964

Jasue Department

LIABILITIES Notes held in the Banking Department		Rs.	Rs.	Assets	Rs.	Rs.
		17,94,97,00	0	Gold Coin and Bullion :-	70	
otes in circulation		2501,54,44,000)	(a) Held in India (b) Held outside India Foreign Securities	117,76,10,000 89,45,69,000	
otal Notes issued .			- 2519,49,41,000	<u> </u>	a9,45,09,000	
this tree to again	' -		2).5/4/54-3-00	Total		207,21,79,00
				Rupee Coin		101,25,65, 00
				Government of India Rupee Securities		2211,01,97,00
				Internal Bills of Exchange and other commercial paper		••
TOTAL LIABILITIES			25 19,49,41,000	TOTAL ASSETS		2519,49,41,00

[No. F. 3(2)-BC/64.]

New Delhi, the 20th July 1964
S.O. 2523.—Statement of the Affairs of the Reserve Bank of India, as on the 10th July, 1964
BANKING DEPARTMENT

LIABILITIES		Rs.	Assets	Re.
Capital paid up	•	5,00,00,000		11,52,02,000
Reserve Fund		80,00,00,000	Rupee Coin	2,94, 000 3,65, 000
	•	30,00,00,000	National Agricultural Credit	3,03,000
National Agricultural Credit (Long	Term		(Long Term Operations) Fund	
Operations) Fund		,000,000,000	(a) Loans and Advances to :-	
			(i) State Governments	28,30, 31 ,000
National Agricultural Credit (Stabilisation	n) Fund	9, 00,00,0 00	(ii) State Co-operative Banks	12,91,91 ,000
Notes of the Control			(iii) Central Land Mortgage Banks	• •
National Industrial Credit (Long Term			(b) Investment in Central Land Mortgage Bank Debentures	0 . 000
Operations) Fund		10,00,00,000	National Agricultural Credit (Stabilisation) Fund	4,10,84,000
Petosiis :—			Loans and Advances to State Co-operative Banks	
'			National Industrial Credit (Long Term Operations) Fund:—	••
(4) Government			(a) Loans & Advances to the Development Bank .	
			(b) Investment in bands/debentures issued by the	
			Development Bank	
(i) Central Government .			Bills purchased and Discounted:-	
(n) State Governments	٠.	19 , 78,98, 00 0	(a) Internal	• •
(b) Banks			(b) External	
		706 FF 3 - 000	(c) Government Treasury Bills Balances held Abroad*	45,51,51 ,000 7,98,90, 000
(i) Scheduled Banks	•	106 ₉ 77 ₉ 35 ₉ 000	Loans and Advances to Governments**	25,86,00,000
(ii) State Co-operative Banks		6,65,45,000	Loans and Advances to :-	25,00,00,000
(iii) Other Banks		4,03,000	(i) Scheduled Banks†	47,70,200
• •			(ii) State Co-operative Banks† †	145,30,00,000
(c) Others		189 , 74,62, 000	(iii) Others	1,88,45,000
Bilis Payable		37,93,79,000	Investments	302,29,65,000
Other Liabilities	•	19 , 19 , 63, 00 0	Other Assets	37,32,01,000
Rupees		623,55,89,000	Rupes .	623,55,89,000

^{*}Includes Cash and Short-term Securities.

^{*} Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund,

[†] Includes Rs Nil advanced to scheduled banks against usance bills under Sextion 17(4) (c) of the Reserve Bank of India Act.

^{††} Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation Fund.

Dated the 15th day of July, 1964.

An Account pursuant to the Reserve Pank of India Act, 1934, for the week ended the 10th day of July 1964

epart-					ks.	Ps.
	11,52,02,000 2 507,98,16,000	25I ₁₅ 50.17,000	Foreign Securities		117,76,10,000 89,45,69,000	
_			Invertigated for the Rupes Semistra	othe -		207,21,79,000 101,05,80,000 2211,22,59,000
·		2519 50,18,000				2519,50,18,000
y of July	, 1964.				Р. С. Вна	TTACHARYYA, Governor,
	y of July		· 2507,98,16,000 2517,50.17,000	251 /550.18,000 10) Held in It dia 1b) Held in It dia 1b) Held in It dia 1b) Held in It dia 251 /550.18,000 Foreign Securities Total Rupee Coin (novernment of India Rupee Securities It ternal Bills of Exchange and Commercial paper 2519 50/18,000 Total Assets	251 350 18,000 Poreign Securities Total Rupee Coin (average of India Rupee Securities Internal Bills of Exchange and other Commercial paper 2519 50 18,000 Total Assets	Foreign Securities Total Rupee Coin Convernment of Ind a Rupee Securities Regree Commercial paper 2519 50/18,000 Total Securities Total Such Exchange and other Commercial paper 2519 50/18,000 Total Assets

[No. F. 3(2)-BC/6₄.] A. BAKSI, Jt. Secy.

(Department of Revenue and Company Law)

INCOME-TAX

New Delhi, the 18th July 1964

S.O. 2524.—The notification of the Government of India in the Ministry of Finance (Department of Revenue and Company Law) No. 29, dated the 11th May, 1964, published in Part II, Section 3(n) of the Gazette of India, dated the 23rd May, 1964 at page 2056 is hereby cancelled.

[No. 46/F. No. 10/30/64-IT(AI).]

G. R. DESAI, Dy. Secy.

MINISTRY OF COMMERCE

New Delhi, the 14th July 1964

S.O. 2525.—The following bye-laws further to amend the Coir Board (Transaction of Business Conditions of Service of Employees and Maintenance of Accounts) Bye-laws, 1955, made by the Coir Board in exercise of the powers conferred by section 27 of the Coir Industry Act, 1953 (45 of 1953), and confirmed by the Central Government, are hereby published, as required by sub-section (2) of the said section, namely:—

In the said byc-laws after by c-law 13, the following byc-law shall be inserted, namely:—

"13A. Advances for exhibitions.

The Chairman may place any amount of money, not exceeding Rs. 3,009/-, in advance, at the disposal of the Board's officer-in-charge of the exhibitions in order to meet any expenditure to be incurred in connection with the organisation of exhibitions. Such amount shall be drawn through contingent bills and duly accounted for by submission of detailed vouchers."

[No. F. 11(4)/63-EPTC,]

P. N. SAREEN, Under Secy.

(TRADE AND MERCHANDISE MARKS)

New Delhi, the 13th July 1964

S.O. 2526.—The following draft of certain amendments to the Notification of the Government of India in the late Ministry of Commerce and Industry No. S.O. 2937, dated the 20th September 1962, which the Central Government proposes to make in exercise of the powers conferred by section 95 of the Trade and Merchandise Marks Act, 1958 (43 of 1958), is published for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 17th September 1964. Any objection which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendments

In the sald Notification-

- (1) notes 1 and 2 in paragraph V shall be omitted.
- (2) after paragraph V, the following paragraphs shall be inserted, namely:—
- "VI, A trade description of deniers applied to man-made fibre-
 - (i) in the case of viscose, cuprammonium and acetate fibre-
 - (a) of 1.5 denier or more, the declared or stamped denier shall not be greater or less than the actual denier by more than 10 per cent, and
 - (b) of less than 1.5 denier, the declared or stamped denier shall not be greater or less than the actual denier by more than 15 per cent:

- (ii) in the case of polyamide fibre-
 - (a) of 2.5 denier or more, the declared or stamped denier shall not be greater or less than the actual denier by more than 10 per cent, and
 - (b) of less than 2.5 denier, the declared or stamped denier shall not be greater or less than the actual denier by more than 15 per cent;
- (iii) in the case of polyester fibre-
 - (a) of 1.5 denier or less, the declared or stamped denier shall not be greater or less than the actual denier by more than 15 per cent, and
 - (b) of more than 1.5 denier, the declared or stamped denier shall not be greater or less than the actual denier by more than 10 per cent.
- VII. A trade description of deniers applied to man-made fibre filament yarn—
 - (i) in the case of viscose, acetate and cuprammonium yarn-
 - (a) with 600 or less turns per metre the average denier of the consignment shall not be greater or less than the stamped denier by more than—
 - (i) 3 per cent, if the stamped denier is 180 or more;
 - (ii) 4 per cent, if the stamped denier is 108 or more;
 - (iii) 5 per cent, if the stamped denier is less than 108; and
 - (b) the actual denicr of any individual hank or cone or cake in one bundle shall not be greater or less than the stamped denier by more than—
 - (i) 6 per cent, if the stamped denier is 180 or more;
 - (ii) 7 per cent, if the stamped denier is 108 or more;
 - (iii) 8 per cent, if the stamped denier is less than 108;
 - (ii) in the case of polyamide yarn-
 - (a) with 300 or less turns per metre the average denier of the consignment shall not be greater or less than the stamped denier by more than—
 - (i) 5 per cent, if the stamped denier is 50 or more;
 - (ii) 7 per cent, if the stamped denier is less than 50 but is 20 or more; and
 - (iii) 8 per cent, if the stamped denier is less than 20; and
 - (b) the actual denier of each individual hank or cone or cake in one bundle shall not be greater or less than the stamped denier by more than—
 - (i) 7.5 per cent, if the stamped denier is 50 or more;
 - (ii) 10.5 per cent, if the stamped denier is less than 50 but is 20 or more; and
 - (iii) 12 per cent, if the stamped denier is less than 20;
 - (fii) in the case of polyester yarn—
 - (a) with 600 or less turns per metre the average denier of the consignment shall not be greater or less than the stamped denier by more than—
 - (i) 5 per cent, if the stamped denier is 75 or more;
 - (ii) 7.5 per cent, if the stamped denier is less than 75 but is 50 or more;
 - (iii) 10 per cent, if the stamped denier is less than 50 but is 20 or more;
 - (iv) 15 per cent, if the stamped denier is less than 20; and

- (b) the actual denier of each individual hank or cone or cake in one bundle shall not be greater or less than the stamped denier by more than—
 - (1) 7.5 per cent, if the stamped denier is 75 or more;
 - (ii) 11.25 per cent, if the stamped denier is less than 75 but is 50 or more;
- (iii) 15 per cent, if the stamped denter is less than 50 but is 20 or more; and
- (iv) 22.5 per cent, if the stamped denier is less than 20.
- VIII. A trade description of count or weight applied to man-made fibre, filament and spun yarn—
 - (i) in the case of a bundle of spun yarn, whether single or plied, the average count shall not be greater or less than the declared or stamped count by more than 5 per cent;
 - (ii) the declared or stamped weight shall not be greater or less than the actual weight by more than 1 per cent.
- IX. A trade description of width of man-made fibre spun and filament yarn piece goods
 - in pieces, the stamped width shall not be greater or less than the actual width at any point by more than 3 per cent, provided that the average width of the pieces in question shall be equal to or exceed 98 per cent of the stamped width.
- X. A trade description of length of man-made fibre spun and filament yarn piece goods—
 - (i) in pieces stamped as of length 10 metres and below, the stamped length shall not be greater or less than the actual length by more than 2 per cent, and
 - (ii) in pieces stamped as of length above 10 metres, the stamped length shall not be greater or less than the actual length by more than 1 per cent.
- XI. A trade description of number applied to woollen (including shoddy) yarn and worsted yarn—
 - (i) in the case of woollen yarn, the described number shall not be greater or less than the actual number by more than—
 - (a) 10 per cent, if it is coarser than number 3;
 - (b) 7.5 per cent, if it is number 3 or coarser than number 6;
 - (c) 5 per cent, if it is number 6 or finer;
 - (d) 5 per cent, if it is plied yarn; and
 - (ii) in the case of worsted yarn, the described number shall not be greater or less than the actual number by more than—
 - (a) 4.5 per cent, if it is single yarn coarser than number 26;
 - (b) 4 per cent, if it is single yarn number 26 or finer;
 - (c) 5.5 per cent, if it is plied.
- Note.—The number applied to woollen (including shoddy) yarn and worsted yarn means: "Number of kilometer hanks per kilogram".
- XII. trade description of width stamped on worsted, woollen and shoddy piece goods—
 - (i) in pieces of worsted fabrics, the stamped width shall not be greater or less than the actual width at any point by more than 2 per cent, provided that the average width of the pieces in question shall not be less than the stamped width by more than 1.5 per cent; and
 - (ii) in pieces of woollen and shoddy piece goods, the stamped width shall not be greater or less than the actual width at any point by more than 3 per cent, provided that the average width of the pieces in question shall not be less than the stamped width by more than 2 per cent.

- XIII. A trade description of length on worsted, woollen and shoddy piece goods
 - the actual length of the pieces shall not be less than the stamped length.
- XIV. A trade description of length and width on woollen (including shoddy) and worsted fabricated items like blanke(s, shawls, scaryes or other articles of a similar kind—
 - the actual length shall not be less than the stamped length by more than 1 per cent; and
 - (ii) the permissible limits of variation in respect of trade descriptions of width shall be as those prescribed above for the corresponding piece goods.
- Note.—Two fold cotton sewing or cotton darning thread other than such thread in the shape of skeins and balls or on cords, reels and paper tubes shall be considered as cotton yarn."

[No. 3(2)-Com(Genl)(TM)/63.] M. L. GUPTA, Under Sccy.

MINISTRY OF INDUSTRY

(Office of the Textile Commissioner)

Bombay, the 26th June 1964

- S.O. 2527.—In pursuaance of Sub-clause (d) of Clause 2 of the Textile Production by Handloom) Control Order, 1956, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. S.R.O. 1589, dated the 23rd June, 1956, as amended by S.O. 334, dated 24th January, 1961:—
- 2. In the table appended to the said Notification the existing entries in columns '(1), (2) and (3) against serial number 7 shall be substituted as under:—

7. (I) Regional Director of Industries & Commerce Trivandrum.
(2) Regional Director of Industries & Commerce, Ernakuland.
(3) Regional Director of Industries & Commerce, Ernakuland.
(4) Regional Director of Industries & Commerce, Calcuit.

7. (I) Regional Joint Director of Industries & Commerce, Trivandrum.
(2) Regional Joint Director of Industries & Commerce Calcuit.

(3) Regional Joint Director of Industries & Commerce Calcuit.

R DORAISWAMY Textile Commissioner.

MINISTRY OF INDUSTRY AND SUPPLY

ORDERS

New Delhi, the 14th July 1964

S.O. 2528.—IDRA/6/21.—In exercise of the powers conferred by Section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1.51) read with rule 5(1) of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints, till the 31st March, 1966, Shri A. N. Buch, to be a member of the Development Council established by the Order of the Government of India in the late Ministry of Industry No. S O. 1269, dated the 1st April, 1964 for the scheduled industries engaged in the manufacture or production of Textile Machinery and directs that the following amendment shall be made in the said Order, namely:—

In the said Order, after entry No. 26 relating to Shri Lalit Mohan Mukherjee, the following entry shall be inserted, namely:—

27. Shri A. N. Buch, General Secretary, Indian National Textile Workers Federation, Gandhi Majoor Sevalaya, Bhadra, Ahmedabad.

No. 2(5)/Dev. Councils/64.1

S.O. 2529.—IDRA/6/20.—In exercise of the powers conferred by Section 6 of the Industries (Development and Regulation) Act. 1951 (65 of 1951) read with rule 5(1) of the Development Councils (Procedure) Rules 1952 the Central Government hereby appoints, till the 5th January 1965 Shir K C. Prasail, to be a member of the Development Council established by the Order of the Government of India in the late Ministry of Industry No S.C. 182, dated the 6th January, 1964, for the scheduled industries engaged in the manufacture or production of Glass and Ceram cs and directs that the collowing amendment shall be made in the said Order, namely:—

In the said Order, after entry No 28 relating to Shin Dilip Basu the following entry shall be inserted, namely:—

29 Shri K C. Prasad, General Secretary, Kumardhuti Workers Union, PO Kumardhubi, Distt Manphum (Bihar)

[No 1(16)/Dev Councils/63.]

S P KRISHNAMURTHY Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 15th July 1964

S.O. 2530.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) the Central Government hereby makes the following rules the same having been exercisely published as required by the said section, namely—

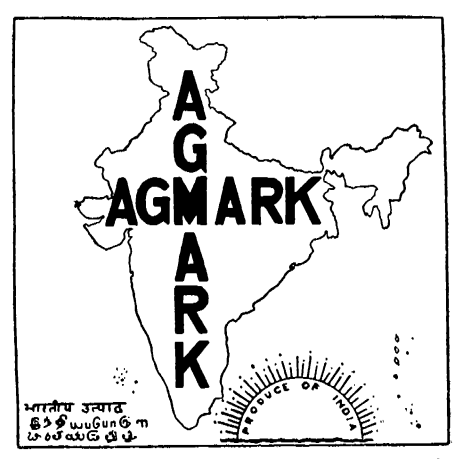
THE TARAMIRA SEEDS GRADING AND MARKING RULES, 1964

- 1. Short title and application.—(1) These rules may be called the Taramira Seeds Grading and Marking Rules, 1964.
 - (2) They shall apply to Taramira (Eruca sa iva seeds produced in India
 - 2 Definitions.—In these rules—
 - (1) "Agricultural Marketing Adviser" means the .g.:cultural Marketing Adviser to the Government of India:
 - (2) "Schedule" means a Schedule appended to those rules
- 3 Grade designation.—The grade designations is noticate the quality of Taramira seeds shall be as set out in column 1 of Schedule II
- 4 Definition of quality.—The quality indicated by the respective grade designations shall be as set out against each glade designation in columns if to 6 of Schedule II
- 5 Grade designation mark.—The grade designation mark shall consist of a dabel specifying the grade designation and health a consisting of an outline map of India with the word 'AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again of the rising sun, with the words 'Produce of India and AGMARK and se again and the rising sun, with the words 'Produce of India and AGMARK and se again and the rising sun, with the words 'Produce of India and AGMARK and se again and the rising sun, which is a second and the rising sun, whi
- 6 Method of marking.—(1) the case design of main shell be securely affixed to each container in a manner approved by Agricultural Marketing Adviser and shall clearly show the following particles mamely.—
 - (a) Grade designation.
 - (b) Variety of Trade Name.
 - (c) Net weight.
 - (d) Date of packing.
- (2) An authorised packer may, after obtaining the prior approval of the Agricultural Marketing Adviser, mark his private trace mark on a container, in a manner approved by the said Officer, provided that the private trade mark does not represent quality or grade of Taramira seeds different from that indicated by the grade designation mark affixed to the container in accordance with these rules.

- 7. Method of packing.—(1) Only sound, clean and dry containers made of jute, cloth, paper or polyethylene shall be used for packing and they shall be free from any insect infestation or tungus contamination and also free from any undesirable smell.
- (2) The containers shall be securely closed and sealed in such manner as may be prescribed by the Agricultural Marketing Adviser.
 - (3) Each package shall contain Taramira seeds of one grade designation only.
- 8. Special conditions of certificate of authorisation.—In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1937, the following special conditions shall be observed by packers to the satisfaction of the Agricultural Marketing Adviser, namely:—
 - (1) An authorised packer shall make such arrangements for testing Taramira seeds as may be prescribed, from time to time by the Agricultural Marketing Adviser.
 - (2) An authorised packer shall provide all facilities to the Inspecting Officers duly authorised by the Agricultural Marketing Adviser in this behalf, for sampling, testing and such other matters as may be necessary.

Schedule I (See rule 5)

Design for the Grade designation mark.



Note.—The Tamil and Telugu words will not occur in the labels in case where commodities are graded for the purpose of export.

SCHEDULF II

(See rules 3 and 4)

Grade designation and de mation of quality of oilsceds known commutably as I aramira (Eruca (ativa))

Sp	ocial Charac	cteristics		
Max	unum perce	entage by w	cight	General Character stic
Foreign matter	Dead, badly discoloured and dan aged	Unipe, shrivelled and slightly damaged	Admix- fure of other* coloured seeds	
	3	4	5	ŏ
2.5	3.6	2.0	1(.0	The seeds shal!— * (a) have shape, size, colour and
4.€	5 ·0	4.0	15 C	pungency characteristics of the variety form,
6.5	٠.0	S+0	2 0 0	(b) be mature, hard, whole-some and well-dried, moisture not exceeding 6 percent.
				(c) not have any trace of Argemone seeds,
				(d) be free from moulds or insect damage and deleterious substances,
				(e) not bear the grain of any other species except to the extent provided under col 5 of the schedule, and
				(f) be in a sound merchantable condition
	Max Foreign matter	Maximum percel Foreign Dead, badly discoloured and dan aged 212 310 410 510	Foreign Dead, badly badly discoloured and dan aged slightly damaged 2. 3 4 2. 3.6 2.0 4.0 5.0 4.0	Maximum percentage by weight Foreign Dead, badly shrivelled ture of other and dan aged damaged seeds 2.3 3.4 5 2.5 3.6 2.0 10.0 4.0 5.0 4.0 15.0

- Note.—I. Foreign matter includes dust, dut, stones, lumps of earth, chaff, stems or straw, food-grains including oil-seeds of any other variety or any other impurity.
 - 2. Dead seeds include such seeds that are duds and can easily be crushed by hand.
 - Badly discoloured and damaged Seeds are those seeds which are internally damaged or discoloured, damage and discolouration materially affecting the quality.
 - 4. Unripe and shrivelled Seeds are those seeds which are not properly developed.
 - Slightly damaged Seeds are those seeds which are superficially damaged or discoloured, damage and discolouration not materially affecting the quality.
 - Other coloured seeds mean seeds of any colour other than that of the specific variety or torm.
 - *Will not apply it mixed with rape and mustaid scods.

S.O. 2531.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), the Central Government hereby makes the following rules, the same having been previously published as required by the said section, namely:—

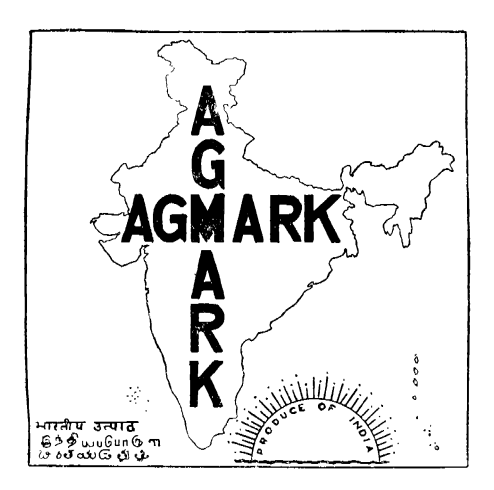
THE RAPE AND MUSTARD SEEDS GRADING AND MARKING RULES, 1964

- 1. Short title and application.—(1) These rules may be called the Rape and Mustard seeds Grading and Marking Rules, 1964.
- (2) They shall apply to Rape and Mustard seeds (Brassica group) produced in India.
 - 2. **Definitions.**—In these rules—
 - (1) "Agricultural Marketing Adviser," means the Agricultural Marketing Adviser to the Government of India;
 - (2) "Schedule" means a Schedule appended to these rules.
- 3. Grade designation.—Grade designations to indicate the quality of Rape and Mustard seeds shall be as set out in column 1 of Schedule II.
- 4. **Definition** of quality.—The quality indicated by the respective grade designations shall be as set out against each grade designation in columns 2 to 7 of Schedule II.
- 5. Grade designation mark.—The grade designation mark shall consist of a label specifying the grade designation and bearing a design (consisting of an outline map of India with the word 'AGMARK' and the figure of the rising sun, with the words 'Produce of India' and भारतीय उत्पाद resembling the one as set out in Schedule I).
- 6. **Methods of marking.**—(1) The grade designation mark shall be securely affixed to each container in a manner approved by the Agricultural Marketing Adviser and shall clearly show the following particulars, namely:—
 - (a) Grade designation.
 - (b) Variety or Trade Name.
 - (c) Net weight.
 - (d) Date of packing.
- (2) An authorised packer may, after obtaining the prior approval of the Agricultural Marketing Adviser, mark his private trade mark on a container, in a manner approved by the said officer, provided that the private trade mark does not represent quality or grade of Rape and Mustard seeds different from that indicated by the grade designation mark affixed to the container in accordance with these rules.
- 7. Method of packing.—(1) Only sound, clean and dry containers made of jute, cloth, polythene or paper shall be used for packing and they shall be free from any insect infestation or fungus contamination and also free from any undesirable smell.
- (2) The containers shall be securely closed and sealed in such manner as may be prescribed by the Agricultural Marketing Adviser.
- (3) Each package shall contain Rape seed or Mustard seed of one grade designation only.
- 8. Special conditions of certificate of authorisation.—In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1987, the following special conditions shall be observed by packers to the satisfaction of the Agricultural Marketing Adviser, namely:—
 - (1) An authorised packer shall make such arrangements for testing Rape and Mustard seeds as may be prescribed from time to time by the Agricultural Marketing Adviser.
 - (2) An authorised packer shall provide all facilities to the Inspecting Officers duly authorised by the Agricultural Marketing Adviser in this behalf, for sampling, the testing and such other matters as may be necessary.

SCHEDULE I

(See rule 5)

Design for the Grade designation mark



Note.—The Tamil and Telugu words will not occur in the labels in case where commodities are graded for the purpose of export.

SCHEDULE II

(See rules 3 and 4)

Grade designations and definition of quality of Rape and Mustard seeds comprising Brassica campentrie var. varson/torialdichotomaland Brassica juncea/Brassica nigra (Rai) grown in India.

		Special	Characteris	tiçs		
Grade designation -		Maximur	General Characteristics			
	Foreign matter	Dead, badly discoloured and damaged	Unripe, shrivelled and slightly damaged	Small atrophied sceds	Admixture of other varieties of mustard	- ?
I	2	3	4	5	6	7
Special .	1,7	1.0	1.2	5.0	5.0	The seeds shall—
Standard ,	2 .0	1.2	۲.۶	10.0	10.0	(a) have shape, size, colour and pungency charac- teristic of the variety/
General .	₹.	2.)	4.5	30.0	15.0	form.
						(b) be mature, hard, whole- some and well dried, moisture not exceeding 6 percent.
						(c) not have any trace of Argemone seeds,
						(d) be free from moulds or insect damage and de- leterious substances
						(e) not bear the grains o any other species, and
						(f) be in a sound merchan table condition.

- NOTE.— 1. Foreign matter includes dust, dirt, stones, lumps of earth, chaff, stems or straw, food-grains including oil seeds of any other variety of any other impurity.
 - 2. Dead seeds include seeds which are duds and can easily be crushed by hands.
 - Badly discoloured and damaged seeds are those seeds which are internally damaged or discoloured, damage and discolouration materially affecting the quality.
 - 4. Unripe and shrivelled seeds are those seeds which are not properly developed.
 - Slightly damaged Seeds are those seeds which are superficially damaged or discoloured, damage and discolouration not materially affecting the quality.
 - 6. Small atrophied seeds means seeds not retained in sieves with 14 meshes per linear meh (1"=2.54 cm.). This factor will not be applicable to the juncea or nigra group of seeds.
 - Other coloured seeds mean seeds of any colour other than that of the specific variety or form.
 - *This will not apply to Brassica juncea or Brassica nigra if mixed with Brassica ampestries var varyons/toria/dichotoma.

[No .F. 17-2/64-AM(I).]

R. R. GUPTA, Under Secy.

(Department of \griculture)

New Delhi the 16th July, 1964

- S.O. 2532.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the General Central Services Class I Post in the Central Mechanised Farm, Jetsar, namely:—
- 1. Short title.—These rules may be called the Central Mechanised Farm, Jetsar (General Central Services Class I Post) Recruitment Rules, 1964.
- 2. Application.—These rules shall apply to the post in the Central Mechanised Farm, Jetsar, specified in column 1 of the Schedule to these rules.
- 3. Number, classification, scale of pay, etc.—The number of the said post, its classification and scale of pay and other matters relating to the said post shall be as specified in columns 2 to 13 of the Schedule aforesaid.

THE SCHEDULE

Name of Post	No. of Posts	Classification	Scale of Pay	Whether Selection Post or non- selection Post		
I	2	3	4	5		
Project Officer and General Manager, C Mechanised F Jetsar.		cral Central Rs	, 1600—100— 1800	Selection		
for direct fice	ucational and other itions required for ruits	direct qualifica the dire	age and educationa tions prescribed fo ect recruits will apply case of Promotees	r of pro-		
6	7		8	9		
N.A.	N.A.		N.A.			
Method of rectt., whether by direct rectt, or by promotion or by deputation/ transfer and percentage of the vacancies to be filled by various methods	tion/transfer, gra	y promotion deput des from which pron gansier to be made	no-cxists, what i	Circumstances in which U.P.S.C. is to be consulted in making rectt.		
то		11	12	13		
By transfer on de- putation failing which by pro- motion	Lt. Colonel from the Services with a in a Class I post I.A.S. Officer (Period of depuyears but extend in special circum special circum (B) Promotion. (i Operational ture) (ii) Operational Central Mo	not below the rank of the army or a civent the army or a civent class (tleat 8 years' service to deputation of a lation—ordinately endable up to 6 years armstances).	il s] ce n 5 cul- cal).	As required under the rules		

(Department of Agriculture)

CORRIGENDUM

New Delhi, the 14th July 1964

- S.O. 2533.—In the Schedule of Tariff Values for 1964-65 notified as S.O. 2183, dated the 18th June, 1964 as amended by S.O. 2395, dated the 30th June, 1964:—
 - (i) in column 2, under "Bristles—" at S. No. 2, under "(b) Dark:" under "Shorts and Riflings"—

for 2" to 2' \(\frac{2}{4}" \) substitute 2" to 2\(\frac{2}{4}" \) and for 3" to 3' \(\frac{2}{4}" \) substitute 3" to 3\(\frac{2}{4}" \);

- (ii) in column 2, under "Fruits----", at S. No. 8, for the words "Cahsew kernels", substitute the words "Cashew kernels"; and
- (iii) in column 2, under "Tobacco, unmanufactured——" at S. No. 17, for the words "Flue-cured virginia——" substitute the words "Flue-cured virginia——".

[No. 4-1/64-C(E).]

N. RANGANATHAN, Under Secy-

(Department of Agriculture)

(I.C.A.R.)

New Delhi, the 16th July 1964

- S.O. 2534.—In exercise of the powers conferred by section 8 of the Indian Lac Cess Act, 1930 (24 of 1930), the Central Government hereby makes the following amendments in the Indian Lac Cess Rules, the same having been previously published as required by sub-section (1) of the said section, namely:—
 - 1. These rules may be called the Indian Lac Cess (Amendment) Rules, 1964.
- 2. In sub-rule (1) of rule 12 of the Indian Lac Cess Rules (hereinafter referred to as the said Rules), the words, brackets and figures "Subject to the provisions of sub-rule (3) of rule 17" shall be omitted.
 - 3. In rule 14 of the said Rules-
 - (1) in sub-rule (1)—
 - (a) for clause (a), the following clause shall be substituted, namely:
 - "(a) except in the case of officiating and temporary arrangements for a period not exceeding six months, appointments to posts shall be made on the recommendation—
 - (i) the Central Selection Board (Commodity Committees) in respect of Class I posts and those Class II posts the maximum of whose scales of pay exceeds Rs. 600/-;
 - (ii) an Appointments Sub-Committee constituted for the purpose in respect of other posts:
 - Provided that in the case of appointments made in England, the High Commissioner for India, London, may appoint an Appointments Sub-Committee and may be its Chairman or appoint such person as he thinks fit to act as Chairman".
 - (b) in clause (b), for the figures "500", the figures "600" shall be substituted;
 - (c) clause (c) shall be omitted;
 - (2) in sub-rule (IA), in clause (ii) for the figures "500", the figures "600" shall be substituted.
- 4. In the proviso to sub-rule (3) of rule 15 of the said Rules, the words "as amended from time to time" shall be added at the end.

[No. 3-47/63 Com.IV.]

N. K. DUTTA, Under Secy.

MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 14th July, 1964.

- S.O. 2535.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State to the Haldia Port in Calcutta in West Bengal State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land described in the Schedule annexed hereto;
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the Competent Authority—Special Land Acquisition Officer, C/o Indian Refineries Limited, P.O. Hathidah, District Patna. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

State—Bihar	District—		HEDULF	Thana-Teghra		
Village with thana No.	Survey No. (Plot No.)		Village with thana No.	Survey No.		
Jamira No. 536 .	. 631 632 638 635 637 636	0 01 0·025 0·10 0 10 0 025 0·07	Bihat No. 504—contd.	7124 7032 7083 6993	0 06 0 04 0 02 0·01	
	602 601 600 593	0 125 0 12 0 045 0 01	Malhiput No. 503 .	373 374 470 471	0 16 0 37 0 045 0 07	
Noorpur No. 537	. 82 81 80 79 78 77	0 01 0 105 0 175 0 13 0 115 0 155		472 358 544 547 545 543 542 496	0 025 0 09 0 14 0 08 0 045 0 04 0 18 0 275	
Bihat No. 504 .	. 6955	0.022	<u> </u>	195 469 	0 055	

[No. 31(47)/63-ONG.]

New Delhi, the 17th July, 1964

- S.O. 2536.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State to the Haldia Port in Calcutta in West Bengal State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land described in the Schedule annexed hereto;
- 2. Now, therefore in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the

Competent Authority—Special Land Acquisition Officer, C/o Indian Refineries Limited, P. O. Hathidah, District Patna. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

2165 2177 2175 2176 2173	0.03 0.34 0.41	Village with thank No. Chaturbhujpur No. 14-	Survey No. (Plot No.)	Extent in acre
2177 2175 2176 2173	0.34	Chaturbhujpur No. 14-	-contd. 305	
2176 2173		1	304	o · c2 o · 35
2271	0·33 0·39	·	300 301 303 231	0.005 0.07 0.18 0.005
2273 2274 2272 2283	o 19 o o8 o 30	Manikpur No. 16	470 532 424	0.01 0.08 0.08
2284 2285 2288 2289	0 04 0:54 0:20 0:005		423 422 421 ——	0.002 0.002 0.11
3066 3065 3062 3068	0°13 0°47 0°52		538 420 418	0°12 0°12 0°09
3057 2315 2316	o 18 o o 18		416 414 413	0.10 0.175 0.10 0.08
2317 3035 2318	0°10 0°26	Saidapur No. 17 .	. 530	0.61
3034 3013 3348	0.40 0.03 0.07	·	529 527 526 525	0·15 0 17 0·17 0 07
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315 311 312	0.0	85 95 85	616 613 612	0 06
	2274 2272 2283 2284 2285 2289 3066 3065 3062 3058 3058 2315 2316 2323 2317 3035 2319 3034 3013 3348 403 210 400 211 212 233 2317 2318 2319 210 211 212 233 2317 2318 2318 2319 2319 2319 2319 2319 2319 2319 2319	2274 0.09 2272 0.08 2283 0.30 2284 0.04 2285 0.54 2288 0.20 2289 0.005 3066 0.13 3065 0.47 3062 0.52 3058 0.11 3057 0.18 2315 0.02 2316 0.39 2323 0.06 2317 0.10 3035 0.07 2318 0.26 2319 0.005 3034 0.40 3013 0.03 3348 0.07 403 0.40 209 0.02 210 0.10 400 0.10 211 0.21 212 0.25 233 0.85 234 0.16 239 0.02 249 0.02 252 0.44 229 0.04 252 0.44 229 0.06 285 0.0 287 0.0 285 0.0 287 0.0 311 0.0 312 0.0 313	2274 0 0 0 8 2272 0 0 8 2283 0 30 2284 0 04 2285 0 54 2288 0 20 2289 0 0 005 3066 0 13 3065 0 47 3062 0 52 3058 0 11 3057 0 18 2315 0 02 2316 0 39 2323 0 06 2317 0 10 3035 0 07 2318 0 26 2319 0 005 3034 0 40 3013 0 03 3348 0 0 0 209 0 0 02 210 0 10 400 0 10 211 0 21 212 0 25 233 0 85 234 0 16 230 0 44 229 0 045 252 0 495 253 0 055 249 0 28 282 0 04 283 0 035 248 0 004 285 0 07 315 0 085 311 0 005 312 0 085 311 0 005 312 0 085 313 0 19	2274 0 0 9 Manikpur No. 16 470 2272 0 0 08 532 2284 0 04 2285 0 54 424 2285 0 0 05 3066 0 13 3065 0 0 47 3062 0 52 3058 0 11 3057 0 18 2315 0 02 2316 0 39 2323 0 06 2317 0 10 3035 0 07 2318 0 26 2319 0 005 3034 0 40 3013 0 03 3348 0 07 403 0 40 209 0 02 210 0 10 211 0 21 212 0 25 233 0 85 234 0 16 230 0 44 229 0 045 252 0 045 252 0 045 252 0 045 252 0 045 252 0 045 252 0 045 252 0 045 252 0 045 253 0 005 248 0 004 285 0 07 315 0 085 311 0 005 312 0 085 311 0 005 312 0 085 311 0 005 312 0 085 311 0 005 312 0 085 311 0 005 312 0 085 311 0 005 312 0 085 311 0 005

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[No 31(47)/63-ONG]
P P GUPTA Under secv

New Dellu, the 17th July, 1964

- SO. 2537.—Whereas Assam Oil Company Limited should be enabled for the purpose of obtaining advice in technical matters from—
 - (i) Assam Oil Company Limited I ondon (incorporated in United Kingdom) in respect of oilfield and refinery operations in general
 - (ii) The Schlumberger Corporation (incorporated in France) in respect of sub-surface formation logs and
 - (iii) Dowell-Schelumbeger (incorporated in France) in respect of formation fracturing operations,

to furnish to the concerns referred to above information relevant to matters specified against each concern,

Now therefore in pursuance of sub rule (4) of revised Rule 52 of the Defence of India Rules 1962, read with sub-clause (vi) of clause (b) of that sub-rule, the

Central Government hereby authorises Assam Oil Company to furnish restricted information relating to Assam Oil Company referred to in the Government of India Order No GSR 136 dated the 21st January, 1964, or copies thereof or extracts therefrom, to (1) Assam Oil Company Limited, London (11) The Schlumberger Corporation, Paris (incorporated in France) and (iii) Dowell-Schlumberger, Paris (incorporated in France), in so far as such information relates to matters specified above in each case.

Provided that the said concerns undertake in writing that they shall not publish or reveal or cause or allow to be published or revealed such information or extracts therefrom except with the previous permission in writing of the Central Government

[No. F 14(8)/64-Prod.] C. P. JACOB, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 16th July 1964

S.O. 2538.—In exercise of the powers conferred by section 82B of Indian Railways Act, 1890 (9 of 1890), read with sub-rule (1) of rule 4 of the Railway Accidents (Compensation) Rules, 1950, the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Railways (Railway Board) No 893-TGIV/58/3, dated the 28th January, 1960, as subsequently amended, namely —

In the Schedule annexed to the said Notification against the entry "Gujarat" in column 1, after item 19 and the entry relating thereto in column 2, the following item and entry shall be inserted, namely:—

"20. Civil Judge (Senior Division), Bulsar (HQ at Navsarı)"

[No 64-TGIV-1026/6(ix).]

P C MATHEW, Secy.

MINISTRY OF WORKS & HOUSING

New Delhi, the 17th July 1964

S.O. 2539.—In pursuance of clause (b) of section 2 of the Requisitioning and Adjustion of Immovable Property Act, 1952, (30 of 1952), and in supersession of the notification of the Government of India in the late Ministry of Works, Housing and Supply No S O 510, dated the 26th February, 1959, the Central Government hereby authorises the Special Land Acquisition Officer, Ghod Project, Ahmednagar, in the State of Maharashtra, to perform the functions of the competent authority under the said Act in respect of the areas falling within his jurisdiction

[No 11(3)/64-Acc II]

S.O. 2540—In exercise of the powers conferred by sub-section (1) of section 17 of the Requisitioning and Acquisition of Immovable Property Act, 1952, (30 of 1952), and in supersession of the notification of the Government of India in the late Ministry of Works Housing and Supply No S O 511, dated the 26th February 1959 the Central Government hereby directs that the powers exercisable by it under section 6 section 7, section 8 [except clause (b) of sub-section (1)], and section 13 of the said Act shall be exercisable also by the Special Land Acquisition Officer, Ghod Project, Ahmednagar, in the State of Maharashtra, in respect of any property situated within his jurisdiction:

Provided that the power under the said section 8 in so far as it relates to the fixing of the amount of compensation by agreement, shall not be exercised except with the previous concurrence of the Central Government

[No 11(3)/64-Acc II]

Sd./- Illegible, Dy Secv

New Delhi, the 20th July 1964

- S.O. 2541.—In pursuance of rule 45 of the Fundamental Rules, the President hereby makes the following rules to amend the Allotment of Government Residences (General Pool in Delhi) Rules, 1963, contained in Part VIII Division XXVIB, of the Supplementary Rules issued with the Government of India, Finance Department letter No 104-CSR, dated the 4th February, 1922, namely:—
- 1. These rules may be called the Allotment of Government Residences (General Pool in Delhi) Amendment Rules, 1964.
- 2. In part VIII of the Supplementary Rules, in Division XXVIB, relating to the Allotment of Government Residences (General Pool in Delhi) Rules, 1963, for Supplementary Rule 317-B-3, the following shall be substituted, namely:—
 - *Ineligibility of officers owning houses for allotment under these rules.
 - (1) In this rule,—
 - (a) 'house', in relation to an officer or member of his family, means a residential house or part thereof situated in Delhi within sixteen kilometers of the place of duty of the officer by shortest route;
 - (b) 'member of family', in relation to an officer, means the wife or husband or a dependent child of the officer.
 - (2) No officer shall be eligible for allotment of Government accommodation under these rules or, if he is already in occupation of such accommodation to its continued retention, if—
 - (a) he owns, or has, since the allotment of Government accommodation, become the owner, whether in his own name or in the name of any other person, of a house;
 - (b) any member of his family owns, or has, since the allotment of Government accommodation, become the owner of a house.
 - (3) If, after Government accommodation has been allotted to an officer, he becomes the owner of a house either in his own name or in the name of any other person, or a member of his family becomes the owner of a house, such officer shall—
 - notify that fact to the Director of Estates within a period of seven days from the date he or any member of his family becomes such owner; and
 - (ii) either surrender the Government accommodation within that period or pay the standard rent for that accommodation as calculated under F.R. 45-B or the pooled standard rent under F.R. 46-A, whichever is higher, with effect from the date referred to in clause (i):
 - Provided that if such officer fails to notify the fact as provided in clause (i), his allotment of Government accommodation shall be deemed to have been cancelled with effect from the date he or the member of his family becomes the owner of a house;
 - Provided further that where an officer has been allotted Government accommodation before the 20th July, 1964, and he or a member of his family became the owner of a house as aforesaid after such allotment but before that date, such officer may be allowed to retain the accommodation allotted to him by the Government if he pays—
 - (a) the standard rent for that accommodation as calculated under F. R. 45-B or the pooled standard rent under F.R. 45-A, whichever is higher with effect from the 20th July, 1964, and
 - (b) for the period prior to the 20th July, 1964, any rent or damages or both recoverable from him in respect of the occupation of that accommodation.
 - (4) Notwithstanding anything contained in sub-rule (2) or (3), Government accommodation may be allotted to any officer, or, if he is in occupation of such accommodation, it may be allowed to be retained by him, under the provisions of F.R. 45-A, in the event of his becoming the owner of a house either in his own name or in the name of any other person or of a member of his family becoming the owner of a house, in the following cases, namely:—
 - (a) where the house is or becomes vested in a trust created by the officer after obtaining the permission of the Government under the Conduct Rules applicable to him;

- (b) where the house belongs to the officer as a member of a Hindu undivided family and the Director of Estates is satisfied that the partition of the house by metes and bounds is not feasible to make it fit for an independent residence;
- (c) if the plinth area of the house is less than one-third of the plinth area of the house of the type to which the officer is eligible under S.R. 317-B-5.

Explanation I.—In this rule, an officer is said to own a house in the name of any other person if the officer has acquired or transferred a house in the name of such other person—

- (i) without intending thereby to benefit such other person, and
- (ii) the officer is in actual or constructive possession of the house or enjoys its rents or profits.

Explanation II—For the purposes of this rule, an officer shall be deemed to be the owner of a house if he is in possession thereof under an agreement of sale although the title has not been conveyed to him."

[No. 3/13/63-Acc I.]

SHITAL PRASAD, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 14th July 1964

S.O. 2342.—In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following further amendments in the Notification of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 618, dated the 28th February, 1957, namely:—

In the Schedule annexed to the said notification:

- (1) in Part I—General Central Service—Class II, the heading "All India Radio" and the entries thereunder shall be omitted;
- (2) in Part II—General Central Service—Class III under the heading "All India Radio", for the existing entries, the following cutries shall be substituted, namely:—

I	2	3	4	5
A. Office of the Directorate General All India Radio.	1,			
All posts	Deputy Director of Administration.	Deputy D rector of Administra- tion,	All	Deputy Direc- tor Genera (Administra- tion)
B. SUBORDINATE OFFICES All posts	Head of Office	Head of Office	All	Deputy Director General (Administration),
(3) in Part III—General C	entral Service—Cla	199 IV under the he	eading ".	All To be D. 1. 22
for the existing chir	ies, the following e	ntries shall be subs	tituted,	namely :
I I	es, the following ¢	ntries shall be subs	tituted,	namely:—

5

3

I

	•			-	5	7	
SUBORDINAT	'E OFF	TCE	 `				
(a) Stations in Directors.				1			
All posts	•			Assistant Station Director	Assistant Station Director	All	Station Director.
(b) Stations in tant Station			sis-				
All posts	•	•	•	Assistant Station Director.	Assistant Station Director.	All	Deputy Di- rector of Ad ministration.
News Services I	Division	ı					manistration.
All posts				Deputy Director	Deputy Director	All	Director.
External Serve	ices L	livisio.	n				
All posts			٠	Assistant Station Director.	Assistant Station Director.	All	Deputy Director.
Momtoring Ser	ruce						
All posts	•	٠	-	Director .	Director	All	Director of News, News Services Division.
Director of Tr Prograinme Ex	anscrip cchange	tion Serv	and ice.				
All posts	•	•	•	Assistant Station Director.	Assistant Station Director.	All	Director.
Television Cent	tre						
All posts	•			Assistant Station Director.	Assistant Station Director.	All	Director
Betar Jagat							
All posts	•		•	Fditor .	Editor .	All	Deputy Di- rector Gener- al (Adminis- tration).
Maintenance I:	ingineer	۲					
All posts	•	•	•	Deputy Main- tenance Engi- neer.	Deputy Main- tenance Engin- ecr.	All	Mainte nance Engineer
. Research Engince	r			ncer.	cci.		
All posts	•	•	•	Research Engi- neer.	Research Engi- neer.	A11	Deputy Direc- tor General (Admn.)
High Power Tr	ensmit.	ter					(111111111)
All posts	•	•		Deputy Engi- neer-in-Charge.	Deputy Engi- neer-in-Charge.	Alı	Engineer-in- Charge.
Project Circles All posts	•	٠		Assistant Project Officer.	Assistant Project Officer.	All	Project Officer.

SHRI BHAGWAN, Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 15th July 1964

S.O. 2543.—In exercise of the powers conferred by sub-sections (1) and (3) of section 5A, read with section 9 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), the Central Government hereby appoints Shri D. K. Guha, Deputy Chairman, Calcutta Dock Labour Board, as a member of the Calcutta Dock Labour Board, vice Shri G. S. Ahluwalia granted leave and makes the following further amendment in the notification of the Government of India in

the Ministry of Labour and Employment No. S.O. 1485, dated the 2nd June, 1960, namely:—

In the said notification, under the heading "Members representing the Central Government", in item (2), for the entry "Shri G. S. Ahluwalia", the entry "Shri D. K. Guha" shall be substituted.

[No. 523/37/60-Fac.]

K. D. HAJELA, Under Secy.

New Delhi, the 15th July 1964

S.O. 2544.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following corrections made by the Central Government Industrial Tribunal, Calcutta, in pursuance of rule 28 of the Industrial Disputes (Central) Rules, 1957, in its award made in the industrial dispute between the employers in relation to the Poidih Colliery of Messrs. Bengal Coal Company Limited and their workmen, published, with the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 2237, dated the 16th June, 1964, on pages 2639 to 2641 of the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 27th June, 1964, hamely:—

In the said award, under the heading "Appearances"—

for "On behalf of employers—

read "On behalf of employers— On behalf of ContractorShri D. Narsingh, Advocate."

Shri D. Narsingh, Advocate. In person."

> Sd./- L. P. Dave, Presiding Officer. [No. 6/15/64-LR.II.]

New Delhi, the 17th July, 1964.

S.O. 2545.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay, in the industrial dispute between the employers in relation to the Datla West Colliery and Barkuhi Power House (Amalgamated Coalfields Limited) and their workmen which was received by the Central Government on the 15th July, 1964.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY

REFERENCE NO CGIT 1 of 1964.

Employers in relation to the Datla West Colliery and Barkuhi Power House (Amalgamated Coalfields Ltd.)

AND

Their Workmen.

PRESENT: Shri Salim M. Merchant, Presiding Officer.

For the Employers.—Shri A. K. Maitra, Personnel Officer, Shaw Wallace & Co. Ltd. Parasia.

For the Workmen.—Dr. Mrs. Seeta Parmanand, President with Shri R. P. Vishwakarma, Additional Secretary, Madhya Pradesh Rashtriya Koyla Khadan Mazdoor Sangh.

INDUSTRY: Coal Mining.

STATE: Madhya Pradesh.

Bombay, the 13th July, 1964.

AWARD

The Central Government by the Ministry of Labour and Employment's Order No. 5/37/63-LRII dated 21st December 1963, made in exercise of the powers conferred by clause (d) of Sub-section 1 of Section 10 of the Industrial Disputes Act,

1947 (14 of 1947), was pleased to refer the industrial dispute between the parties above named in respect of the subject matters specified in the following schedule to the said order to me for adjudication.

SCHEDULE

- (i) Whether the management of the Datla West Colliery and Barkuhi Power House (Amalgamated Coalfields Limited) were justified in stopping the privilege of casual leave in respect of Sarvashri Yashwant Rao Dokle and G. C. Bhattacharya, Clerks?
 - (ii) If not, to what relief are the workmen entitled.

After the parties had filed their written statements at the hearing of this dispute at Parasia in Madhya Pradesh on 8-7-1964, the parties recorded and signed the following terms of settlement and prayed that an award be made in terms thereof:—

"The parties are agreed that the employers herein will, without prejudice to their rights and contentions and without this settlement being treated as a precedent, continue to give Sarvashri Yashwant Rao Dokle and G. C. Bhattacharya, the workmen concerned, the same casual leave as they were enjoying hithertofore. The parties pray that an award be made in terms of this settlement".

As, in the facts and circumstances of this case, I am satisfied that this is a fair and reasonable settlement and one in the interest of industrial peace, I make an award in terms thereof.

No order as to costs.

Sd./- SALIM M. MERCHANT,
Presiding Officer.
[No. 5/37/63-LR.II.]

New Delhi, the 20th July 1964

S.O. 2546.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay, in the industrial dispute between the employers in relation to the Newton Chickli Colliery and their workmen which was received by the Central Government on the 16th July, 1964.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY

REFERENCE No. C.G I.T. 20 of 1963

Employers in relation to the Newton Chikh Collecy

AND

Their Workmen.

PRESENT:

Shri Salım M Merchant, Presiding Officer.

APPEARANCES:

For the Employers.—Sarvashri R. K. Mehta and B. C. Sanghi, Labour Officers and Shri J. R. Shah, General Superintendent.

For the Workmen.—Dr. Mrs. Seeta Paramanand, President, and Shri K R Roy, Branch Secretary, Madhya Pradesh Rashtiiya Koyla Khadan Mazdoor Sangh.

INDUSTRY: Coal Mining.

State: Madhya Pradesh

Duted Bombay, the 13th day of July 1964

AWARD

The Central Government by the Ministry of Labour and Employment's Order No. 5/26/63-LRII, dated 1st May 1963 made in exercise of the powers conferred by clause (d) of sub-section 1 of Section 10 of the Industrial Disputes Act, 1947

(14 of 1947), was pleased to refer the industrial dispute between the parties above named in respect of the subject matters specified in the following Schedule to the said order to me for adjudication.

Schedule

"Whether the management of Newton Chikli Colliery is justified in terminating the services of Shri Bhayyalal, Fitter, with effect from 14th November 1962? If not, to what relief is the workman entitled?"

After the parties had filed their written statement at the adjourned hearing of this dispute at Parasia on 8th July 1964 on my suggestion and in view of the long services put in by Shri Bhaiyalal, s/o Ratiram Katia, Fitter, the dismissed workmen concerned, in the dispute, the company agreed to pay him Rs. 1,200/- se ex-gratia payment in full satisfaction of all the claim of the said Bhaiyala for re-instatement and back wages in this dispute. The amount of Rs. 1200/- to be paid to the workmen by 25th July 1964, and I award accordingly.

No order as to costs.

Sd./- SALIM M. MERCHANT, Presiding Officer. [No. 5/26/63-LR.II.]

S.O. 2547.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad in the industrial dispute between the employers in relation to the Simlabahal Colliery, Post Office Jharia, Dhanbad, and their workmen, which was received by the Central Government on the 15th July 1964.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

REFERENCE No. 38 of 1963

[In the matter of an Industrial Disputes between the management of Simlabahal Colliery, P.O. Jharia (District Dhanbad) and their workmen as represented by Colliery Mazdoor Sangh arbitrary and illegal dismissal of Sri Ram Sakal Pandey, Night Guard.]

PRESENT:

Shri Raj Kishore Prasad, Presiding Officer.

PARTIES:

Employers in relation to the Simlabahal Colliery, P.O. Jharia, District Dhanbad—Applicants.

Versus

Their workmen represented by the Colliery Mazdoor Sangh, Katras Road, Dhanbad—Respondents.

APPEARANCES:

None.

STATE: Bihar.

INDUSTRY: Coal.

Dated Dhanbad, the 29th June, 1964

AWARD

By order No. 2/14/63-LRII, dated 29th April 1963, Ministry of Labour and Employment, Government of India referred under Section 10(X)(d) of the Industrial Disputes Act to this Tribunal for adjudication of an Industrial Disputes existing between the employers in relation to the Simlabahal Colliery and their workmen in respect of the matter specified below:

"Whether the dismissal of Shri Ram Sakal Pandey, night guard, by the management of Simlabahal Colliery was justifled? If not, to what relief is he entitled?"

2. On 23rd June 1964 both the parties filed before this Tribunal a joint petition of compromise stating therein the agreed terms of settlement between them whereby the workman concerned Shri Ram Sakal Pandey has to be paid a lump sum of Rs. 800/- in full and final settlement of all his claim till date on and

before 30th June 1964 and in view thereof the workman concerned will not press for his reinstatement and therefore his dismissal will stand.

- 3. The aforesaid petition of compromise is signed by Shri S. S. Mukherjee, Advocate and Sri B. N. Sreevastava, Manager on behalf of the Company, and by Sri Sankar Bose, Secretary, Colliery Mazdoor Sangh and Sri Ram Sakal Pandey, the concerned workman.
- 4. I have read the compromise petition and find that the terms of settlement are quite tair and in the interest of both the parties and as such I accept the same and, therefore, I record the compromise as prayed for.
- 5. The Reference accordingly is disposed off by making an award in terms of the aforesaid compromise, dated 23rd June 1964, which is marked (Annexure 'A') and made a part of the award.
 - 6. This is the award, which I make and submit to the Central Government.

Sd./- RAJ KISHORE PRASAD,

Presiding Officer.

DHANBAD; The 29th June, 1964.

ANNEXURE 'A'

BEFORE THE PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD

Reference No. 38 of 1963

Employers in relation to Simlabahal Colliery

AND

Their Workmen

The Parties above-named beg to submit that the above reference has been amicably settled between the parties on the following:—

TERMS:

- 1. That Sri Ram Sakal Pandey, the workman concerned in the present Reference, will be paid a lump sum of Rs. 800/- (Rupees Eight Hundrea) only in full and final settlement of all his claim till date.
- 2. That the above payment of the sum of Rs. 800/- (Rupees Eight Hundred) only will be paid to Sri Ram Sakal Pandey on or before the 30th June, 1964.
- 3. That Sri Ram Sakal Pandey will not press his claim for re-instatement and his dismissal will stand.
 - 4. That the parties will bear their own respective cost of this proceeding.

It is, therefore, humbly prayed that the Honourable Tribunal may be pleased to record this settlement and pass an Award in terms thereof.

DHANBAD;

The 23rd June, 1964.

For Workman:

Sd./-Shankar Bose, 23-6-1964.

Secretary,

Colliery Mazdoor Sangh.

Sd./- C. N. JHA,

Organising Secretary,

Colliery Mazdoor Sangh.

Sd./- RAM SAKAL PANDEY, Workman, For Employers:

Sd./- S. S. MUKHERJEE, 23-6-1964, Advocate.

Sd./- B. N. Sreevastava, 23-6-1964, Manager.

[No. 2/14/63-LR.II.]

ORDERS

New Delhi, the 14th July 1964

S.O. 2548.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Madhuban Lodna Colliery, Post Office Jharia, District Dhanbad, of Messrs Waliram and Company, Dhanbad and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

- 1. Whether the management of the Madhuban Lodua Colliery of Messrs. Wallram and Company, Dhanbad, was justified in terminating the lien of Shri Sagram Harijan, as Prop. Mazdoor.
 - 2. If not, to what relief is the workman entitled?

[No. 2/18/64/LRII.]

New Delhi, the 16th July 1964

S.O. 2549.—Whereas, the Central Government is of opinion that in industrial dispute exists between the employers in relation to the Begonia Colliery of Oriental Post Office Turiyo, District Hazaribagh, and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the termination of the services of the following workmen by the management of the Tarmi Colliery Company with effect from the 23rd March, 1964, was justified; if not, to what relief are the workmen entitled?

(1) Sohari Singh, (2) Chet Lal Mahato, (3) Ishak Mian, (4) Gobardhan Mahato, (5) Jiblal Turi, (6) Reshmi Kamin, (7) Shanichar Turi, (8) Jalwa Kamin, (9) Keshia Kamin, (10) Ganpat Turi, (11) Bhokhu Turi, (12) Saro Kamin, (13) Babulal Singh, (14) Durga Kora, (15) Debi Singh, (16) Arjun Mohali, (17) Bhado Kamin, (18) Lusa Mohali, (19) Ganjo Kamin, (20) Chaiti Kamin, (21) Nabi Mian, (22) Hemlal Mahato, (23) Jagarnath Rajwar, (24) Rashmi Kamin, (25) Lalji Rajwar, (26) Chitaman Singh, (27) Uchit Muni, (28) Bharhan Turi, (29) Shanichar Turi, (30) Somar Turi, (31) Samlal Lohar, (32) Jaimania Kamin, (33) Shanichar Bhuia, (34) Bhawani Kora, (35) Katik Mahato, (36) Pemia Kamin, (37) Kewal Mahato, (38) Gyandas B. P., (39) Seto Kamin, (40) Gomu B. P., (41) Dukhani Kamin, (42) Harishankar B. P., (43) Basanta Kamin, (44) Nanhaki Dau, (45) Kekari Kamin, (46) Mitthulal B. P. (47) Atwari Kamin, (48) Faguni Kamin, (49) Sheo Moti Kamin, (50) Likeshari Kamin, (51) Bai Kamin, (52) Mahabir Singh, (53) Nakul Mahato, (54) Budhan Rajwar, (55) Meharu Rajwar, (56) Nemchand Rajwar, (67) Tiku Mahato, (58) Lakhan Singh, (59) Shohan Rajwar, (60) Ganu Rajwar, (61) Bhudhan Rajwar, (62) Pokhan Rajwar, (63) Kali Rajwar, (64) Durchand Rajwar, (65) Rohan Rajwar, (63) Kali Rajwar, (67) Lilkantha Rajwar, (68) Chitaman Rajwar, (69) Ledo Singh, (70) Puran Mahato, (71) Eshmail Mian, (72) Rabi Mahato, (73) Kuli Mahato, (74) Debu Mahato, (75) Nageshwari Kamin, (76) Sukharu Uraw, (77) Chando Kamin, (78) Ramkishun Modi, (79) Kamala Kamin, (80) Jiwan Modi, (81) Sanjoti Kamin,

(82) Jagtul Modi, (83) Kamala Kamin, (84) Raghu Mahatl, (85) Jhagru Mahato, (86) Daimanti Kumin, (87) Guru Singh (88) Raghunath Mohali, (89) Shushila Kamin, (90) Bhikhu Mohali, (91) Gangia Kamin, (92) Jageshwar Modi, (93) Bijal Kamin, (94) Mehadi Kamin, (95) Paro Kamin, (96) Mathur Modi, (97) Menika Kamin, (98) Pusan Singh, (99) Arjuna Singh, (100) Sohari Singh, (101) Baiju Dushadh, (102) Mala Mahato, (103) Pati Mahato, (104) Sanu Mahato, (105) Aganu Dushadh, (106) Sadi Mian, (107) Habib Mian, (108) Jagdish Dushadh, (109) Nanhaku Dushadh, (110) Darshan Dushadh, (111) Sudama Kamin, (112) Hari Lal Turi, (113) Doman Kamar, (114) Sukhan Tola, (115) Rashik Kamar, (116) Kamli Kamin, (117) Simoti Kamin, (118) Bashakhu Kamin, (119) Gaur Kamar, (120) Bhani Kamin, (121) Bostu Kamar, (122) Kishto Kamar, (123) Radh Kamar, (124) Sudra Kamar, (125) Lilbar Manjhi, (126) Basanti Kamin, (127) Shanker Munda, (128) Paltan Munda, (129) Sukar Munda, (130) Akalu Mahato, (131) Tula Mahato, (132) Lal Mohan Modi, (133) Bedani Kamin, (134) Amola Modi, (135) Jalesari Kamin, (136) Guhiram Modi, (137) Bijuli Kamin, (138) Dularchand Mahato, (143) Basu Singh, (140) Bhikhu Mohali. (141) Lal Mahato, (145) Nirmal Kamar, (146) Penila Kamin, (147) Bhab Kamin, (148) Chando Kamin, (149) Jaimani Kamin, (150) Mitthu Dhobi, (151) Khitu Turi, (152) Niur Kamin, (153) Bhadran Manjhi, (154) Jaimani Kamin, (155) Kari Kamin, (156) Kulu Manjhi, (157) Muchku Manjhi, (168) Chunu Manjhi, (162) Sushila Kora, (163) Madi Kora, (164) Bijar Kora, (165) Parwatia Kamin, (166) Rupia Kamin, (167) Sahadat Mia. (168) Riasat Mian. (166) Rupia Kamin, (167) Sahadat Mia. (168) Riasat Mian. (169) Lakhamanjhi. (170) Purni Kamin. (171) Gopin Manjhi, (172) Fulchand Manjhi, (178) Sukhdeo B. P., (174) Durga Manjhi.

[No. 2/40/64-LR,II.]

New Delhi, the 17th July 1964.

S.O. 2550.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Begonia Colliery of Oriental Coal Company Limited, Post Office Barakar District Burdwan, West Bengal and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Calcutta, constituted under section 7A of the said Act.

SCHEDULE.

- 1. Whether the management of Begonia Collicry of Messrs Oriental Coal Company Limited was justified in closing down the Colliery with effect from the 1st July, 1964? If so, what amount of retrenchment compensation is each workmen entitled to get?
- 2. In case the closure of the colliery is found to have been unjustified, to what relief are the workmen concerned entitled?

[No. 8/88/64-LR.II.]

New Delhi, the 20th July 1964

S.O. 2551.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Dhemo Main Colliery. P.O. Sitarampur, Burdwan and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal. Calcutta constituted under section 7A of the said Act.

SCHEDULE

Whether the management of Dhemo Main Colliery were justified in ordering transfers of Sarvashri Birodhi, Ramayan & Bhuneswar Loaders from B. C. Incline to B. D. Seam of Dhemo Main Colliery? If not, to what relief are they entitled?

[No. 6/53/64-LRII.]

S.O. 2552.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bejdih Colliery of Messrs. Equitable Coal Company Limited, Post Office Dirhergarh, District Burdwan and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by action 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal Calcutta, constituted under section 7A of the said Act

SCHEDULE

Whether the management of Beldih Colliery was justified in transferring Shri Sankar Chowdhury W.E. Oil Mazdoor, from Bejdih Colliery to Bhanora Colliery of Messrs. Equitable Coal Company Limited, Post Office Dishergarh, District Burdwan? If not, to what relief is the workman entitled?

[No. 6/47/64-LR.II.]

A. L. HANDA, Under Secy.

New Delhi, the 18th July 1964

8.0. 2553.—The following corrigendum issued by the Industrial Tribunal. Bombay (Shri M. R. Meher) to its award published under S.O. 2064, dated the 4th June, 1964 at pages 2432-2433 of the Gazette of India, Part II, Section 3, Subsection (ii), dated the 13th June, 1964, is hereby published under rule 28 of the Industrial Disputes (Central) Rules, 1957, namely:—

BEFORE SHRI M. R. MEHER, INDUSTRIAL TRIBUNAL, BOMBAY

REFERENCE (IT-CG) No. 3 of 1903

BETWEEN

The Bombay Port Trust, Bombay

AND

Their workmen.

In the matter of:

- (a) Whether there are certain anomalies in regard to any of the pay scales recommended by the tripartite committee, and
- (b) if so, what modifications:

Corrigendum

In my Award, Part I dated the 21st May, 1964, published in the Gazette of India, Part II, Section 3(ii), dated the 13th June 1964, the following correction should be made.

In paragraph 2, sub-clause (ii) in the terms of settlement annexed to the said Award between the words ".... from 4-8-1958" and "excluding the period" insert the words "pending reorganisation of the Section".

Sd./- M. R. MEHER,

Industrial Tribunal.

Bombay, 23rd June 1964.

ORDERS

New Delhi, the 18th July 1964

S.O. 2554.—Whereas a vacancy has occurred in the office of the Presiding Officer of the Labour Court, with headquarters at Quilon (constituted by the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 462, dated the 5th February, 1963) on account of the expiry of the term of the Presiding Officer thereof;

Now, therefore, in pursuance of the provisions of section 8 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby appoints Shri M. V. A. Diaz as the Presiding Officer of the said Labour Court.

[No. 55(56)/64-LRIV.]

S.O. 2555.—Whereas a vacancy has occurred in the office of the Presiding Officer of the Labour Court, Madras, constituted by the Order of the Government of India in the Ministry of Labour and Employment No. S.O. 461, dated the 5th February, 1963;

Now, therefore, in pursuance of the provisions of section 8 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby appoints Shri M. Abdul Azeez as the Presiding Officer of the Labour Court constituted as aforesaid.

[No. 55(53)/64-LRIV.]

S.O. 2556.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Hindustan Commercial Bank Limited and their workmen in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri J. K. Tandon shall be the Presiding Officer, with headquarters at Lucknow and refers the said dispute for adjudication to the said Industrial Tribunal.

SCHEDULE

Whether, having regard to the directions contained in the Award, dated the 21st July, 1962 of the National Industrial Tribunal (Bank Disputes), Bombay, published with the Government of India, Ministry of Labour and Employment notification No. 5.O. 2603, dated the 7th August, 1962, the management of the Hindustan Commercial Bank Limited are justified in not paying bonus to their employees for the year 1962 and if not, to what quantum of bonus are the workmen entitled?

 $[N_0. 51(47)/64-LRIV.]$

O. P. TALWAR, Under Sccy.

New Delhi, the 20th July 1964

S.O. 2557. In exercise of the powers conferred by sub-regulation (1) of regulation 11 of the Coal Mines Regulations, 1957, the Central Government hereby constitutes the Board of Mining Examinations with the Chief Inspector of Mines as the Chairman and appoints the following persons as members of that Board for a period of three years with effect from the 1st July, 1964, namely:—

Chairman

- 1. Shri G. S. Jabbi, Chief Inspector of Mines (Ex-Officio).

 Members
- Shri J. J. Evans, Chief Mining Engineer, M/s. East Indian Coal Co. Ltd., P.O. Jealgora.
- Shri O. H. Senior, Chtcl Mining Engineer, M/s. Bird & Co. (P) Ltd., P.O. Sijua.

4. Shri R. N. Singh, Director,
National Coal Development Corporation Ltd.,
Ranchi.

Shri H. K. Banerjee,
 Chief Project Officer,
 M/s. Karamchand Thappar & Brothers,
 P.O. Jealgora.

[No. 3/4/64-M.I.]

R. C. SAKSENA, Under Secy.